## Message

From: LEE, LILY [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=D6085A744F9347E6836C54C0E85B97B2-LLEE06]

**Sent**: 3/25/2016 4:24:41 PM

To: Ripperda, Mark [Ripperda.Mark@epa.gov]

**Subject**: Examples of recent reviews that cite the current EPA PRGs

Attachments: USEPA Comments on Ship Berths 1-2-3-4-5 Dec 2015.docx; USEPA Comments on Work Package # 66 SUPRs 313-333-

338 Oct 2015.docx; Work Pkgs 108-111 Storm drain D-1 - EPA Comments 6-29-2015.docx; SUPRs 316-334-335-336 -

EPA Comments 6-22-2015.docx; Draft SUPRs Survey Units 316-334-335-336 - EPA Comments 6-15-2015.docx

In case you think this is helpful for Stuart, When I started summer 2014, Rob emphasized the importance of demonstrating compliance using PRGs. So we started including his calculations in our comments along the way. Here are the most recent examples. All the residual levels have been within the EPA risk range according to the PRGs.

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